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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/533,088	03/22/2000	Miral Kim-E	03284-P0001B	8149
7590 12/23/2005			EXAMINER	
Wesley W Wh	•	COLBERT, ELLA		
St Onge Steward Johnston & Reens LLC 986 Bedford Street			ART UNIT	PAPER NUMBER
Stamford, CT 06905-5619			3624	

DATE MAILED: 12/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/533,088	KIM-E, MIRAL
	Office Action Summary	Examiner	Art Unit
		Ella Colbert	3624
Period fe	The MAILING DATE of this communication apport	pears on the cover sheet w	rith the correspondence address
A SH WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING DEPOSITION OF	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	ICATION. reply be timely filed  NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status			
2a)□	Responsive to communication(s) filed on <u>21 O</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for alloward closed in accordance with the practice under E	s action is non-final. nce except for formal mat	•
Disposit	ion of Claims		
5)□ 6)⊠ 7)□ 8)□	Claim(s) 1-8,33-37 and 54 is/are pending in the 4a) Of the above claim(s) 55-58 is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-8,33-37 and 54 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/o	vn from consideration.	
	ion Papers		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The specific and the specific accordance in the specific accorda	epted or b) objected to drawing(s) be held in abeya tion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority document:  2. Certified copies of the priority document:  3. Copies of the certified copies of the priority document:  application from the International Bureau  See the attached detailed Office action for a list	s have been received. s have been received in A rity documents have beer u (PCT Rule 17.2(a)).	Application No  received in this National Stage
Attachmen	t(s) e of References Cited (PTO-892)	<b>∧</b> □	O (DTO 440)
2) 🔲 Notic 3) 🔲 Infor	the of References Cited (PTO-592) the of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(	Summary (PTO-413) s)/Mail Date informal Patent Application (PTO-152)

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### **DETAILED ACTION**

1. Claims 1-58 are pending and subject to Election/Restriction Requirement. Group I, Claims 1-8, 33-37 and 54 were elected without traverse for examination in this communication filed 10/21/05. Applicant has cancelled non-elected claims 9-32 and 38-53 and claims 55-58 have been withdrawn since they depend on linking claim 54. Applicant's election of Group 1, claims 1-8, 33-37, and 54 in the reply filed 10/21/05 is acknowledged.

# Claim Objections

2. Claims 1 and 54 are objected to because of the following informalities: Claim 1, lines 5-8 recites "... from a trader, for retrieving said set of trader risk assessment rules from said trader rules database, ...". This claim limitation appears to have a word missing after "trader," and before "for retrieving". Claim 1, lines 11-14 have a similar problem. Claim 54 has a similar problem in lines 5-8. Appropriate correction is required.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-8 and 33-37 and 54 are rejected under 35 U.S.C. 103(a) as being unpatentable over (US 6,601,044) Wallman in view of (US 5,809,483) Broka et al, hereafter Broka.

As per Claim 1. Wallman teaches, A system for facilitating securities trading comprising: a computer (fig. 17 (171)); a customer rules database accessible by said computer (col. 39, lines 16-32 and fig. 17 (171) -PC and (158-database); a set of trader risk assessment rules stored on said trader rules database (col. 18, lines 30-43); software executing on said computer for receiving trader information from a trader, for retrieving said set of trader risk assessment rules from said trader rules database, and for assigning a trader risk rating to the trader based upon the received trader information and said set of trader risk assessment rules (col. 38, lines 42-61, col. 39, lines 16-32, col. 23, lines 44-65, fig. 1 (4-6), fig. 2, and fig. 3); a trade rules database accessible by said computer; and a set of trade risk assessment rules stored on said trade rules database (col. 14, line 49-col. 15, line 4, fig. 15 (157) and fig. 16 (169)). Wallman failed to teach, software executing on said computer for receiving trade details from a trader for a proposed trade, for retrieving said set of trade risk assessment rules from said trade rules database, and for assigning a trade risk rating to the proposed trade based upon the received trade details and said set of trade risk assessment rules and software executing on said computer for automatically approving the proposed trade if the customer risk rating and the trade risk rating bear a predetermined relationship to one another. Broka teaches, software executing on said computer for receiving trade details from a trader for a proposed trade, for retrieving said set of trade

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risk assessment rules from said trade rules database, and for assigning a trade risk rating to the proposed trade based upon the received trade details (col. 8, lines 20-46, col. 9, lines 17-23 and lines 46-67 and col. 10, lines 1-34) and said set of trade risk assessment rules and software executing on said computer for automatically approving the proposed trade if the customer risk rating and the trade risk rating bear a predetermined relationship to one another (col. 10, lines 42-57 and col. 11, line 25 –col. 12, line 37). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have software executing on said computer for receiving trade details from a trader for a proposed trade, for retrieving said set of trade risk assessment rules from said trade rules database, and for assigning a trade risk rating to the proposed trade based upon the received trade details and said set of trade risk assessment rules and software executing on said computer for automatically approving the proposed trade if the customer risk rating and the trade risk rating bear a predetermined relationship to one another and to modify in Wallman because such a modification would allow Wallman to have a menu bar with a variety of functions where a user can select an item on the menu bar and the host accepting the trade with the FIPS software sending an acknowledgement for display of the transaction.

As per Claim 2. Wallman teaches, The system for facilitating securities trading of Claim 1 wherein the customer risk rating and the trade risk rating comprise numerical indications of associated risk (col. 25, line 55 –col. 26, line 64 and fig. 5).

As per Claim 3. Wallman teaches, The system for facilitating securities trading of Claim 2 wherein the predetermined relationship between the trader risk rating and the

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trade risk rating for receiving automatic approval of the proposed trade is that the trader risk rating be no greater than the trade risk rating (col. 26, line 46 –col. 27, line 62).

As per Claim 4. Wallman teaches, The system for facilitating securities trading of Claim 1 wherein the system determines the trader risk rating, and evaluates the relationship between the trader risk rating and the trade risk rating, for each party to the proposed trade (col. 26, lines 28-64).

As per Claim 5. Wallman teaches, The system far facilitating securities trading of Claim 1 further comprising: a trader risk rating database accessible by said computer; and software executing on said computer for storing the trader risk rating assigned to the trader, and for retrieving the stored trader risk rating for the trader each time that trader attempts to participate in a trade (col. 10, lines 42-46, col. 11, line 26-col. 12, line 58, fig. 1, fig. 14 (11), and fig. 17 (171) and col. 23, lines 11-43 and col. 40, line 60-col. 42, line 37).

As per Claim 6. Wallman teaches, The system for facilitating securities trading of Claim 1 wherein the trader risk rating is indicative of the financial resources of and the investment experience of the trader (col. 6, lines 7-62).

As per Claim 7. Wallman teaches, The system for facilitating securities trading of Claim 1 wherein the trade risk rating is indicative of the underlying economic risks associated with an instrument which is the subject of the proposed trade (col. 11, lines 26-65, col. 23, line 62-67, col. 31, line 44 –col. 32, line 20).

As per Claim 8. Wallman teaches, The system for facilitating securities trading of Claim 1 further comprising software executing on said computer for automatically

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generating and transmitting to the trader a warning regarding the proposed trade if the trader risk rating and the trade risk rating do not bear a predetermined relationship to one another, and for automatically approving the proposed trade if an override indication is received from the customer (col. 31, lines 15-67).

As per Claim 33. This independent claim is rejected for the similar rationale as above for claim 1.

As per Claim 34. this dependent claim is rejected for the similar rationale as given above for claims 1 and 2.

As per Claim 35. this dependent claim is rejected for the similar rationale as given above for claim 4.

As per Claim 36. this dependent claim is rejected for the similar rationale as given above for claim 5.

As per Claim 37. this dependent claim is rejected for the similar rationale as given above for claim 8.

As per Claim 54. Wallman further teaches, software executing on said computer for receiving trade details from a trader for a proposed trade and for automatically approving the proposed trade if the customer is below a risk threshold for the proposed trade (col. 25, lines 55-65, col. 29, lines 50-57, and col. 31, lines 62-65).

This independent claim is rejected for the similar rationale as given above for claims 1, 5, and 33.

#### Conclusion

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5. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure.

Garman (US 6,122,623) disclosed controlling cashflows to enable an accurate determination of value at risk.

Makivic (US 6,061,662) disclosed a method for the pricing of financial instruments such as derivative securities.

Finfrock et al (US 5,592,379) disclosed pooling and distributing bond dividends.

Nieboer et al (US 6,418,419) disclosed order transactions in securities.

Hackel et al (US 5,806,047) disclosed a combined pool portfolio.

Odom et al (US 6,058,379) disclosed identifying a commodity for exchange and listing information about the commodity.

Harris et al (US 5,918,218) disclosed trade transaction processing and record keeping.

### Inquiries

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ella Colbert whose telephone number is 571-272-6741. The examiner can normally be reached on Tuesday-Thursday, 6:30AM-4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on 571-272-6747. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

. Colbert

Primary Examiner December 17, 2005